EXHIBIT A





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G-CC00134 - MILES PIPER V IOC-CAPE GIRARDEAU LLC DBA CENTUR C (E-CASE)

Case Parties & FV adde Actionicys

Docket Entries

Charges, Judgments & Sentences

Service Information

Filings Duě

Scheduled Hearings & Trials

Ascending

Civil Judgments Garnishments/ Execution

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05/27/2021	Agent Served

Document ID - 21-SMCC-337; Served To - IOC-CAPE GIRARDEAU LLC DBA CENTURY CASINO CAPE GIRARDEAU MAR; Server - HARMON, RUFUS; Served Date - 24-MAY-21; Served Time -00:00:00; Service Type - Special Process Server; Reason Description - Served

Notice of Service

Return of Service-Century Casino; Electronic Filing Certificate of Service.

Filed By: CHARLES RAY WOOTEN

On Behalf Of: MILES PIPER

05/21/2021 Summons Issued-Circuit

Document ID: 21-SMCC-337, for IOC-CAPE GIRARDEAU LLC DBA CENTURY CASINO CAPE GIRARDEAU MAR.

Case Review Scheduled

Scheduled For: 09/13/2021; 9:00 AM; SCOTT ALAN LIPKE; Cape Girardeau (Jackson)

Order - Special Process Server

Appointed as requested by: Jana Walther, Deputy Clerk

Associated Entries: 05/20/2021 - Motion Special Process Server

05/20/2021 Motion Special Process Server

Request for Special Process Server.

Filed By: CHARLES RAY WOOTEN On Behalf Of: MILES PIPER

Associated Entries: 05/21/2021 - Order - Special Process Server

Entry of Appearance Filed

Entry of Appearance-Jonathan Doss. Filed By: CHARLES RAY WOOTEN

Note to Clerk eFiling

Filed By: CHARLES RAY WOOTEN

☐ Filing Info Sheet eFiling

Filed By: CHARLES RAY WOOTEN

Pet Filed in Circuit Ct

Petition for Damages.

Filed By: CHARLES RAY WOOTEN

Judge Assigned

Case.net Version 5.14.17.7 Return to Top of Page Released 05/13/2021 Case: 1:21-cv-00092-MTS Doc. #: 1-1 Filed: 06/22/21 Page: 3 24000134

STATE OF MISSOURI)	
) SS. COUNTY OF CAPE GIRARDEAU)	
	. THE 32ND JUDICIAL CIRCUIT ARDEAU COUNTY, MISSOURI
MILES PIPER)
Plaintiff,)
vs.) Case No.:
IOC-CAPE GIRARDEAU, LLC d/b/a CENTURY CASINO CAPE GIRARDEAU	
Serve: Marc Ellinger, Registered Agent 308 East High Street, Ste 300))
Jefferson City, MO 65101)
Defendant.)

PLAINTIFF'S PETITION FOR DAMAGES

COMES NOW Plaintiff, Miles Piper, by and through undersigned counsel, and for his causes of action against Defendant, IOC-Cape Girardeau, LLC d/b/a Century Casino Cape Girardeau, and states to the Court as follows:

JURISDICTION AND VENUE

- 1. That Plaintiff, Miles Piper is, and at all times mentioned herein was, a citizen of the State of Missouri, and present in Cape Girardeau County, State of Missouri.
- 2. That at the time of the acts complained of herein and at all times mentioned, IOC-Cape Girardeau, LLC d/b/a Century Casino Cape Girardeau ("Defendant") was registered with the State of Missouri as a limited liability corporation and doing business at 777 Main Street, City of Cape Girardeau, County of Cape

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Girardeau, State of Missouri with its registered agent for service of process being Marc Ellinger, 308 East High Street, Ste 300, Jefferson City, MO 65101.

3. That, because Defendant transacts business in, and all allegations occurred in, Cape Girardeau County, Missouri, and pursuant to Missouri Revised Statute \$508.010, this is the Court of proper jurisdiction and venue.

COUNT I

- 4. That on or about November 5, 2018, Plaintiff was a patron of Defendant's Casino, located at 777 Main Street, Cape Girardeau, MO 63701 (hereinafter the "Premises").
- 5. That on aforesaid date, Defendant had possession and control of the Premises.
- 6. That to enter and exit the Premises, Plaintiff had to go through a motorized revolving door.
- 7. That upon information and belief, the revolving door would commence and cease rotation based upon a patron's movement or non-movement within the vestibule of the same.
- 8. That on aforesaid date on the Premises there existed a dangerous condition, which consisted of a malfunctioning motorized revolving door of which Defendant was or should have been aware.
 - 9. Plaintiff was not aware of aforesaid dangerous condition.
- 10. Defendant owed Plaintiff a duty to exercise reasonable care for his safety and to maintain the revolving door on the Premises in a reasonably safe condition.

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- 11. That on aforesaid date, as Plaintiff was leaving the Premises, he entered the vestibule of the revolving door and began walking and the door and/or motor malfunctioned and struck Plaintiff, causing him to fall and sustain injury.
 - 12. That Defendant was negligent in the following respects, to-wit:
 - a. Failed to warn of the aforementioned condition;
 - b. Failed to barricade the aforementioned dangerous condition;
 - c. Failed to correct the aforementioned dangerous condition;
 - d. Failed to provide for alternate points of ingress and egress; and
 - e. Failed to exercise the degree of care as would a reasonable and prudent property owner.
- 13. That as a direct and proximate result of the negligence of Defendant as aforesaid, Plaintiff was struck by the revolving door and fell hard to the ground and sustained injuries to his right hip and all the bones, muscles, tendons, tissues, joints, ligaments, vessels, nerves and other soft tissues were severely wrenched, twisted, torn, impacted, crushed and otherwise damaged and Plaintiff's nerves and entire nervous system were disturbed and injured and that Plaintiff's serious and permanent injuries have caused Plaintiff to suffer limitation of motion and loss of ability to perform day-to-day activities and thereby has prevented Plaintiff from enjoying life and earning income; that Plaintiff has in the past and will in the future be required to seek medical care and incur expenses therefor; that all of Plaintiff's injuries are permanent and progressive in nature.
- 14. That Plaintiff has been caused to expend funds for his treatment and care and he will be forced to expend funds for treatment and care in the future.

WHEREFORE Plaintiff Miles Piper prays the Court enter judgment in his favor against Defendant, IOC-Cape Girardeau, LLC d/b/a Century Casino Cape Girardeau, in an amount in excess of Twenty-Five Thousand Dollars (\$25,000.00), for costs incurred herein, and for such other and further relief as the Court may deem just and proper.

COUNT II – RES IPSA LOQUITOR

- 15. Plaintiff incorporates paragraphs 1 14 as if fully set forth herein.
- 16. On or about November 5, 2018, Defendant owned, maintained, operated, rented and/or controlled the Premises.
- 17. On or about November 5, 2018, Plaintiff was lawfully present at the Defendant Premises.
- 18. On or about November 5, 2018, as Plaintiff was exiting the Premises,
 Defendant's motorized revolving door struck malfunctioned and struck Plaintiff which
 caused him to fall har and sustain serious injury.
- 19. That the type of injury suffered by Plaintiff, and the circumstances under which Plaintiff suffered his injuries, ordinarily occurs due to someone's negligence, in that motorized revolving doors typically do not malfunction and strike patrons with such a force so as to knock them to the ground.
- 20. The incident which gave rise to Plaintiff's injuries was caused by an instrumentality under the Defendant's management and control in that Defendant owned and maintained the Premises upon which Plaintiff was injured.
- 21. That Defendant had superior knowledge or access to information as to the cause of the occurrence.

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22. That based upon the aforementioned facts and reasonable inferences of the occurrence wherein Plaintiff was struck by a motorized revolving door and caused to fall to the ground and sustain injury, such occurrence was directly caused by Defendant's negligence.

- 23. That as a direct and proximate result of the Defendant negligence as aforesaid, Plaintiff was struck by the revolving door and fell hard to the ground and sustained injuries to his right hip and all the bones, muscles, tendons, tissues, joints, ligaments, vessels, nerves and other soft tissues were severely electrocuted and otherwise damaged and Plaintiff's nerves and entire nervous system were disturbed and injured, including but not limited to injury to the Plaintiff's wrist, hand and upper extremity, that Plaintiff's serious and permanent injuries have caused Plaintiff to suffer limitation of motion and loss of ability to perform day-to-day activities and thereby has prevented Plaintiff from enjoying life and earning income; that Plaintiff has in the past and will in the future be required to seek medical care and incur expenses therefor; that all of Plaintiff's injuries are permanent and progressive in nature.
- 24. That Plaintiff has been caused to expend funds for his treatment and care and he will be forced to expend funds for treatment and care in the future.

WHEREFORE Plaintiff Miles Piper prays the Court enter judgment in his favor against Defendant, IOC-Cape Girardeau, LLC d/b/a Century Casino Cape Girardeau, in an amount in excess of Twenty-Five Thousand Dollars (\$25,000.00), for costs incurred herein, and for such other and further relief as the Court may deem just and proper.

Respectfully Submitted,

ROBERTS, WOOTEN & ZIMMER, LLC Attorneys At Law

10438 Business 21 PO Box 888 Hillsboro, MO 63050

(636) 797-2693 / (636) 789-4205 (fax)

By: _

Charles R. Wooten, #51250 Charles Wooten @RWZLaw.com Jonathan W. Doss, #70033 Jonathan Doss @RWZLaw.com Case: 1:21-cv-00092-MTS Doc. #: 1-1 Filed: 06/22/21 Page: 9 0214 COC CO0134

STATE OF MISSOURI)	
) SS. COUNTY OF CAPE GIRARDEAU)	
	THE 32ND JUDICIAL CIRCUIT ARDEAU COUNTY, MISSOURI
MILES PIPER)
Plaintiff,))
vs.) Case No.:
IOC-CAPE GIRARDEAU, LLC d/b/a CENTURY CASINO CAPE GIRARDEAU Serve: Marc Ellinger, Registered Agent 308 East High Street, Ste 300 Jefferson City, MO 65101))))))))
Defendant.	,)

ENTRY OF APPEARANCE

Comes now Jonathan W. Doss and ROBERTS, WOOTEN & ZIMMER, L.L.C. and enters their appearance as co-counsel on behalf of Miles Piper in this matter.

ROBERTS, WOOTEN & ZIMMER, L.L.C. P. O. Box 888
Hillsboro, Missouri 63050
(636) 797-2693 Phone
(636) 789-4205 Fax

(By) /s/ Jonathan W. Doss, 70033 Jonathan W. Doss #70033 JonathanDoss@RWZLaw.com

PROOF OF SERVICE

The undersigned certifies that a complete copy of this instrument was e-mailed through the Court's electronic E-Filing system to all counsel of record on this 20th day of May, 2021.

STATE OF MISSOURI

) SS.

COUNTY OF CAPE GIRARDEAU

IN THE CIRCUIT COURT FOR THE 32ND JUDICIAL CIRCUIT OF MISSOURI AT CAPE GIRARDEAU COUNTY, MISSOURI

MILES PIPER

)
Plaintiff,

)
vs.

Case No.:

)
IOC-CAPE GIRARDEAU, LLC d/b/a

CENTURY CASINO CAPE GIRARDEAU

Serve: Marc Ellinger, Registered Agent

308 East High Street, Ste 300

Jefferson City, MO 65101

)
Defendant.

)
Defendant.

Case: 1:21-cv-00092-MTS Doc. #: 1-1 Filed: 06/22/21 Page: 10 24/Coele 100134

REQUEST FOR SPECIAL PROCESS SERVER

Comes now Plaintiff and requests that Rufus Harmon be appointed as special process server for the purpose of serving Defendant IOC-Cape Girardeau, LLC d/b/a Century Casino Cape Girardeau the attached Summons herein.

Approved:	
Clerk of the Circuit Court	ROBERTS, WOOTEN & ZIMMER, LLC
Scott County, Missouri	Attorneys at law
·	P.O. Box 888
By:	Hillsboro, Missouri 63050
•	(636) 797-2693
	(636) 789-4205 Fax
	By:/s/ Jonathan W. Doss #70033
	Charles R. Wooten #51250
	CharlesWooten@RWZLaw.com
	Jonathan W. Doss, #70033
	JonathanDoss@RWZLaw.com

STATE OF MISSOURI) SS.

COUNTY OF CAPE GIRARDEAU)

IN THE CIRCUIT COURT FOR THE 32ND JUDICIAL CIRCUIT OF MISSOURI AT CAPE GIRARDEAU COUNTY, MISSOURI

MILES PIPER) Plaintiff,) Case No.:

VS. Case No.:

IOC-CAPE GIRARDEAU, LLC d/b/a) CENTURY CASINO CAPE GIRARDEAU)

Serve: Marc Ellinger, Registered Agent)

308 East High Street, Ste 300)

Jefferson City, MO 65101)

Case: 1:21-cv-00092-MTS Doc. #: 1-1 Filed: 06/22/21 Page: 11 24 Coel C 100134

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Approved:

Defendant.

Clerk of the Circuit Court

Cape Scott County, Missouri

By:

ROBERTS, W

Attorneys at la

P.O. Box 888

Hillsboro, Mis

ROBERTS, WOOTEN & ZIMMER, LLC Attorneys at law P.O. Box 888 Hillsboro, Missouri 63050 (636) 797-2693 (636) 789-4205 Fax

By: /s/ Jonathan W. Doss #70033
Charles R. Wooten #51250
Charles Wooten@RWZLaw.com
Jonathan W. Doss, #70033
JonathanDoss@RWZLaw.com

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IN THE 32ND JUDICIAL CIRCUIT, CAPE GIRARDEAU COUNTY, MISSOURI

Judge or Division: SCOTT ALAN LIPKE	Case Number: 21CG-CC00134	
Plaintiff/Petitioner: MILES PIPER vs.	Plaintiff's/Petitioner's Attorney/Address CHARLES RAY WOOTEN ROBERTS WOOTEN & ZIMMER LLC P O BOX 888 HILLSBORO, MO 63050	
Defendant/Respondent: IOC-CAPE GIRARDEAU LLC DBA CENTURY CASINO CAPE GIRARDEAU RA: MARC ELLINGER	Court Address: 203 NORTH HIGH STREET JACKSON, MO 63755	
Nature of Suit: CC Pers Injury-Other		(Date File Stamp

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		13C	
IOO-OAI E GIIIAIID	DEAU LLC DBA CENTUR		ARDEAU RA: MARC
Alias:			
copy of which is at plaintiff/petitioner a exclusive of the da	ttached, and to serve a c at the above address all ay of service. If you fail to	opy of your pleading within 30 days after roof file your pleading, ju	upon the attorney for eceiving this summons,
May 21, 2	<u>021</u>	/s/ Jana Walther,	Deputy Clerk
Date		Clerk	
Further Information:			
mmons should be returned above summons by: ummons and a copy of the notice and a copy of the notice with the definition of the notice and a copy o	rned to the court within 30 da (check one) f the petition to the defendance petition at the dwelling place, a person of fendant/respondent.	ys after the date of issue. t/respondent. ce or usual abode of the d the defendant's/responder	efendant/respondent with nt's family over the age of
			(title)
			(uuo).
			(address)
(County/Cit	ty of St. Louis), MO, on	(date	e) at (time).
ust be sworn before a no ubscribed and sworn to	before me on		
	copy of which is a plaintiff/petitioner exclusive of the da be taken against y May 21, 2 Date Further Information: Simmons should be returned above summons by summons and a copy of the commons and	You are summoned to appear before this copy of which is attached, and to serve a coplaintiff/petitioner at the above address all exclusive of the day of service. If you fail to be taken against you for the relief demands May 21, 2021 Date Further Information: Sheriff's or Server's Returnment of the court within 30 days are above summons by: (check one) summons and a copy of the petition to the defendant and an anomal and a copy of the petition at the dwelling place, a person of a person of a person of a person of a copy of the summons and a copy of th	You are summoned to appear before this court and to file your p copy of which is attached, and to serve a copy of your pleading plaintiff/petitioner at the above address all within 30 days after reculusive of the day of service. If you fail to file your pleading, jube taken against you for the relief demanded in the petition. May 21, 2021 Date Sheriff's or Server's Return mmons should be returned to the court within 30 days after the date of issue. The above summons by: (check one) nummons and a copy of the petition to the defendant/respondent. The aperson of the defendant's/respondent. The aperson of the defendant's/respondent. The aperson of the defendant's/respondent. The sides with the defendant/respondent. The summons and a copy of the summons and a copy of the complaint to: (County/City of St. Louis), MO, on

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Sheriff's Fees, if applicable
Summons \$_____
Non Est \$_____
Sheriff's Deputy Salary
Supplemental Surcharge \$______(____ miles @ \$.______ per mile)

Mileage \$_______ (_____ miles @ \$.______ per mile)

Total \$______
A copy of the summons and a copy of the petition must be served on each defendant/respondent. For methods of service on all classes of suits, see Supreme Court Rule 54.

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IN THE 32ND JUDICIAL CIRCUIT, CAPE GIRARDEAU COUNTY, MISSOURI

Judge or Division: SCOTT ALAN LIPKE	Case Number: 21CG-CC00134	
Plaintiff/Petitioner; MILES PIPER vs.	Plaintill's/Petitioner's Attorney/Address CHARLES RAY WOOTEN ROBERTS WOOTEN & ZIMMER LLC P O BOX 888 HILLSBORO, MO 63050	
Defendant/Respondent: IOC-CAPE GIRARDEAU LLC DBA CENTURY CASINO CAPE GIRARDEAU RA: MARC ELLINGER	Court Address: 203 NORTH HIGH STREET JACKSON, MO 63755	
Nature of Suit: CC Pers Injury-Other		

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Nature of Suit: CC Pers Injury-Other				2000000 April 20 Apri	
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ELLINGER	The second secon	DEAU LLC DBA	CENTURY CASINO CAPE	GIRARDEAU RA: MARC	
RA: MARC ELLINGER 308 EAST HIGH ST STE 300 JEFFERSON CITY, MO 6510	Allas:				
COURT SEAL OF	You are summon copy of which is a plaintiff/petitioner	attached, and to s r at the above add	serve a copy of your plea fress all within 30 days a	our pleading to the petition, a ding upon the attorney for ifter receiving this summons,	
			demanded in the petition	ng, judgment by default may	
CAPE GIRARDEAU COUNTY	May 21,	2021	/s/ Jana Wat	ther, Deputy Clerk	
	Date	•	Clerk		
	Further Information:				
I certify that I have served delivering a copy of the 15 years who perma	ed the above summons by the summons and a copy summons and a copy of anently resides with the d poration) delivering a copy	y: (check one) of the petition to the the petition at the dv , a lefendant/responden	relling place or usual abode of person of the defendant stres	If the defendant/respondent with pondent's family over the age of	
other:	1745-1		A J J S T S	(title).	
Served at 30 % 6-	High st. 3	ste 300	JoHerson Cit	4 mu (address)	
in_ 60/-	(Gounty/C	City of St. Louis), MO	on 5 24-21	(date) at //:40 Am (time).	
Rufus R.	Harmon		tugus R. +	Farmer	
Printed Nam (Seal)	Must be sworn before a Subscribed and sworn My commission expires	to before me on	rved by an alithorized officer:	(date).	